5150.18 covering the discontinuance and marked "Final Report."

(Approved by the Office of Management and Budget under control number 1512–0336)

[T.D. ATF-199, 50 FR 9162, Mar. 6, 1985, as amended at T.D. ATF-476, 67 FR 17939, Apr. 12, 2002]

Subpart E [Reserved]

Subpart F—Formulas and Statements of Process

§20.91 Formula.

- (a) Each article made with specially denatured spirits shall be made in accordance with (1) an approved formula, Form 5150.19, or (2) an approved general-use formula prescribed in this subpart, approved by the appropriate ATF officer as an alternate method, or published as an ATF Ruling in the ATF Bulletin. The manufacturer shall file Form 5150.19, along with the sample(s) required by §20.92, and obtain an approved formula before manufacturing the article.
- (b) An article made in accordance with a formula on Form 1479–A approved under previous regulations in part 211 of this chapter will be considered to comply with the requirements of this subpart.
- (c) Any person who has approved formulas or statements of process, Form 1479–A or Form 5150.19, which have been discontinued or have become obsolete, may submit these formulas or statements of process to the appropriate ATF officer for cancellation.

§20.92 Samples.

- (a) For each formula submitted in accordance with §20.91 covering a toilet preparation made with S.D.A. Formula No. 39–C and containing an essential oil, the manufacturer shall submit a 0.5-ounce sample of the essential oil used in the article. The appropriate ATF officer may also require the manufacturer to submit a sample of any ingredient which is not adequately described in the formula.
- (b) For each formula submitted in accordance with §20.91, the appropriate ATF officer may require the manufacturer to submit a 4-ounce sample of the finished article.

- (c) The appropriate ATF officer may, at any time, require submission of samples of:
- (1) Any ingredient used in the manufacture of an article, or:
 - (2) Any article.

 $[T.D.\ ATF-\ 199,\ 50\ FR\ 1962,\ Mar.\ 6,\ 1985,\ as$ amended by T.D. ATF-435, 66 FR 5474, Jan. 19, 2001]

§ 20.93 Changes to formulas.

- (a) General. Except as provided in paragraph (b) of this section, any change of ingredients or quantities of ingredients listed in an approved formula shall constitute a different article for which a different approved formula is required by §20.91.
- (b) *Exceptions*. A different approved formula is not required for the following—
- (1) A change from an ingredient identified in the formula by a brand name to the same quantity of a chemically identical ingredient acquired under a different brand name, or
- (2) A change of an ingredient which is a coloring material.

§20.94 Statement of process.

- (a) Manufacturers shall submit a statement of process on Form 5150.19, in accordance with paragraph (b) of this section, covering the following activities:
- (1) If specially denatured spirits are used for laboratory or mechanical purposes, other than use of S.D.A. Formula No. 3-A, 3-C, or 30 for laboratory or mechanical purposes not in the development of a product;
- (2) If specially denatured spirits are used in a manufacturing process in which none of the specially denatured spirits remains in the finished product;
- (3) If specially denatured spirits, completely denatured alcohol, or articles are used in a manufacturing process and are to be recovered; or
- (4) If recovered denatured spirits are to be redenatured
- (b) The manufacturer shall submit a separate Form 5150.19 for each activity described in paragraph (a) of this section describing the process completely.
- (1) If specially denatured spirits are used for laboratory or mechanical purposes, other than use of S.D.A. Formula No. 3-A, 3-C, or 30 for laboratory